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4 SANDRA R. ROMERO, State Bar No. 253275  
5

6 Attorney for Plaintiffs Estate of Ariel Munoz Garcia, Joceline Betzabec Galvan Reyes, Uziel  
7 Ernesto Munoz Galvan and Ariel Enrique Munoz Galvan  
8

9 UNITED STATES DISTRICT COURT

10 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION  
11

12 IDALIA LOPEZ, et al.,  
13 Plaintiffs,  
14 vs.  
15 UNITED ABRASIVES, INC, et al.  
16 Defendants.

Case Number 14-cv-02780-EMC  
(Consolidated case: C14-2840 EMC)

STIPULATION AND ORDER RE  
AMENDMENT TO COMPLAINT

17 ESTATE OF ARIEL MUNOZ GARCIA, et. al.,  
18 Plaintiffs,  
19 vs.  
20 TOP CAT AIR TOOLS, et al.  
21 Defendants.

22  
23  
24 IT IS HEREBY STIPULATED by and between the parties, through their respective  
25 attorneys of record that Doe 1 is defendant United Abrasive, Inc. in plaintiffs Estate of Ariel  
26 Munoz Garcia, Joceline Betzabec Galvan Reyes, Uziel Ernesto Munoz Galvan and Ariel Enrique  
27 Munoz Galvan's complaint.  
28

DATED: 9-22, 2014

ARCHER NORRIS

WILLIAM STAPLES  
Attorneys for Defendant  
UNITED ABRASIVES, INC.

DATED: \_\_\_\_\_, 2014

ERICKSEN ARBUTHNOT

VON RYAN REYES  
NATHANIEL R. LUCEY  
Attorneys for Defendant  
T.C. SERVICE COMPANY, INC DBA  
TOP CAT AIR TOOLS

DATED: Sept. 22, 2014

RUVALCABA | ROMERO

SANDRA ROMERO  
Attorneys for Plaintiffs  
JOCELINE BETZABEC GALVAN REYES  
ET. AL.

DATED: \_\_\_\_\_, 2014

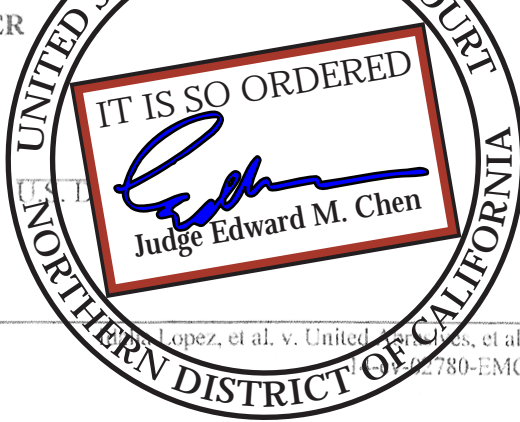
LAW OFFICES OF FERNANDO F.  
CHAVEZ

FERNANDO F. CHAVEZ  
Attorneys for Plaintiffs  
IDALI LOPEZ ET. AL.

ORDER

IT IS SO ORDERED.

DATED: 10/27, 2014



DAVIDE Sept 22, 2014

ARCHER NORRIS

WILLIAM STAPLES  
Attorneys for Defendant  
UNITED ABRASIVES, INC.

DAVIDE Sept 22, 2014

ERICKSEN ARBUETHNOI

VON RYAN REYES  
NATHANIEL R. LUCY  
Attorneys for Defendant  
LUC SERVICE COMPANY, INC DBA  
TOP CAT AIR TOOLS

DAVIDE Sept 23, 2014

REAL CABA ROMERO

SANDRA ROMERO  
Attorneys for Plaintiff  
JOCELINE BLIZABETH GALVAN REYES  
F.E. A.

DAVIDE Oct 7, 2014

LAW OFFICES OF FERNANDO E.  
CHAVEZ

FERNANDO E. CHAVEZ  
Attorneys for Plaintiff  
IDALIA LOPEZ LAREDO

ORDER

IT IS SO ORDERED.

DAVIDE Oct 7, 2014

U.S. DISTRICT COURT JUDGE

1 DATED: \_\_\_\_\_, 2014

2 ARCHER NORRIS

3  
4 WILLIAM STAPLES  
5 Attorneys for Defendant  
UNITED ABRASIVES, INC.

6 DATED: 9/22, 2014

7 ERICKSEN ARBUTHNOT

8  
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10 VON RYAN REYES  
NATHANIEL R. LUCAS  
11 Attorneys for Defendant  
T.C. SERVICE COMPANY, INC DBA  
12 TOP CAT AIR TOOLS

13 DATED: Sept 22, 2014

14 RUVALCABA | ROMERO

15  
16 SANDRA ROMERO  
17 Attorneys for Plaintiffs  
18 JOCELÍNE BETZABEC GALVAN REYES  
ET. AL.

19 DATED: \_\_\_\_\_, 2014

20 LAW OFFICES OF FERNANDO E.  
CHAVEZ

21  
22 FERNANDO E. CHAVEZ  
23 Attorneys for Plaintiffs  
IDALIA LOPEZ ET. AL.

24 ORDER

25 IT IS SO ORDERED.

26 DATED: \_\_\_\_\_, 2014

27 U.S. DISTRICT COURT JUDGE

**PROOF OF SERVICE****IDALIA LOPEZ, ET AL. V. UNITED ABRASIVES, ET AL.****United States District Court Northern District of California, San Francisco Case Number  
14-cv-02780-EMC**

I am employed in the County of Ventura, State of California. My business address is 1082 E. Meta St., Ventura, CA 93001. I am over the age of 18 years and I am not a party to the action.

On October 7, 2014, I served the following document(s) entitled: AUTHORIZATION OF ATTORNEY FERNANDO CHAVEZ AT CASE MANAGEMENT CONFERENCE.

**BY MAIL:** By placing a true copy thereof in a sealed envelope addressed as below, and placing it for and mailing following ordinary business practices. I am readily familiar with the firm's practice of collection and processing correspondence, pleadings and other matters for mailing with the United States Postal Service. The correspondence, pleadings and other matters are deposited with the United States Postal Service with postage thereon fully prepaid in Ventura, California, on the same day in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if the postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

**BY ELECTRONIC MAIL:** Based on a court order or an agreement of the parties to accept service by electronic transmission, I caused the documents to be sent to the persons at the electronic notification addresses listed below.

I sent the foregoing documents to the following:

Nathaniel R. Lucey, Esq. [SBN 260796] ERICKSEN ARBUTHNOT 152 North Third Street, Suite 700 San Jose, CA 95112 [nlucey@ericksenarbuthnot.com]	Attorney for defendant Top Cat Air Tools
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William H. Staples ARCHERNORRIS 2033 North Main Street, Suite 800 Walnut Creek, CA 94596 wstaples@archernorris.com	Attorney for defendant United Abrasives, Inc.
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Fernando F. Chavez, Esq. Law Offices of Fernando Chavez 1530 The Alameda #301 San Jose, CA 95126 ffchavez1530@gmail.com	Attorney for plaintiffs Idalia Lopez, et al.
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1 I declare under penalty of perjury under the laws of the State of California that  
2 the foregoing is true and correct.  
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4 Executed on October 7, 2014 at Ventura, California.  
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